

11/16/24
CLERK OF COURT,

I GILBERT R RAYMOND, AM NOW WRITING TO
ADVISE YOU OF A MISHAP AGAINST MY 4TH AMENDMENT, 8TH
AND 14TH. BECAUSE OF THIS IT IS NOW MY CHOICE TO
AS THE CLERK TO WITHDRAW ~~ALL~~ ^{OF ALL} DOCKETS I HAVE
IN AND HAVE THEM READY FOR MY RETREATMENT UPON
RELEASE FROM DETAINMENT BEING POSSIBLE AFTER
11/21/24. I HAVE THE RIGHTS OF OWNERSHIP
OVER ALL WRITINGS ALSO, INCLUDING THE GLOBAL
WARMING CASE TO WHICH IF I CHOOSE I WILL
FILE DIFFERENTLY, THE MISSING PERKINS CASE AND
PUBLIC AID FOR ASSISTANCE, BECAUSE OF MRS.
ELIZABETH HANES STATING SHE WOULD RATHER JUST
ISSUE THE FUNDS WHEN THE JUDGE ON THE
PROBATION VIOLATION CASE ASKED (ALL THROUGH
VISUAL TRANSPARENT TELEPHONY AND WITNESSED)
STATED SHE WOULD RATHER JUST PAY THE SUM THAT
WAS VERIFIED, OR I'LL REFILE. THE COPYRIGHT
CASES I WILL REFILE AT LATER DATES MORE
THAN LIKELY IN THE STATES OF BUSINESS OF THE
COMPANIES INSTEAD OF THIS STATE WHERE THE
PERJURIES TOOK PLACE. THE COPYRIGHT OVER THE
ART WORK ON THE DOLLAR AND OTHER PROPERTY I
WILL MORE THAN LIKELY REFILE LATER, AND THE
SAME WITH THE 9/11 COMPLAINT. AGAIN, DUE TO

CIRCUMSTANCES AND VIOLATIONS BY THE JUDICIAL
 BRANCH OF THE COURT AND THE COURT DETAINING
 ME. I WILL BE WRITING THE COMMISSION
 BECAUSE I WITH EVERYTHING AND THE JUDGES KNOW
 THE WARRANT ISSUED AGAINST ME IS A VIOLATION
 TO MY 4TH AMENDMENT, ~~THE~~ VIOLATIONS TO MY 8TH, 14TH
 AND INFRINGEMENTS OF MY 1ST AND 13TH. BY ARTICLE
 3 I BELIEVE OF THE CONSTITUTION, I WILL BE
 AS STATED WRITING THE COMMISSION OF THE
 SUPREME COURT OF VA. ALL ISSUES ARE WITNESSED.
 IF I SAVE OR GET PEOPLE OUT OF HARMS WAY
 THROUGH MANIFESTATION, ACTUAL PROSECUTION, MATERIALIZATION,
 OR ANY FORM OF WORD FOR VISUAL USE OF TELEPHONY
 IN THE FORM I USE AND I DO RECORD AND AM
 KNOWN, THEN THE COURTS MAKE NO SENSE ON
 STANCE AGAINST MY PERSON. SO PLEASE WITHDRAW
 ALL DOCKETS,

RECEIVED
 2024 NOV 21 P 3:30
 CLERK OF SUPREME COURT
 JUDICIAL BRANCH

J. Mayfield